



GOVERNMENT OF KERALA
Health and Family Welfare (S) Department

NOTIFICATIONS

G. O. (P) No. 457/2007/H & FWD

Dated, Thirumanthoparam, 6th November 2007.

I

S. R. O. No. 950/2007.—In exercise of the powers conferred by sub-section (3) of section 1 of the Kerala Anatomy Act, 1957 (Act 17 of 1957), the Government of Kerala hereby specify that sections 2 to 10 of the said Act shall come into force in the areas within Taluk limits of Anjarakandy, Kannur District with effect from the date of publication of this notification.

II

S. R. O. No. 951/2007.—In exercise of the powers conferred by clause (c) of section 2 of the Kerala Anatomy Act, 1957 (Act 17 of 1957), the Government of Kerala hereby declare that Kannur Medical College, Anjarakandy, Kannur District established by Prestige Education Trust, Kannur to be a teaching medical institution for the purposes of the said Act.

III

S. R. O. No. 952/2007.—In exercise of the powers conferred by section 3 of the Kerala Anatomy Act, 1957 (Act 17 of 1957), the Government of Kerala hereby authorise the Sub-Inspector of Police, Chakkarakal to be an officer to whom a report shall be made under section 4 or 4A of the said Act and who shall be competent to act under the said section within his area of jurisdiction.

By order of the Governor

DR. VISHWAS MEHTA,
Secretary to Governor.

G. 1142/2007/G

Explanatory Note

(This does not form part of the notifications, but is intended to indicate its general purport.)

Prestige Education Trust, Post Mamra, Kannur has been given permission to start a Medical College in the name and style of Kannur Medical College, at Ajjerkandy, Kannur. The Government have decided to declare the said Medical College as a teaching medical institution under clause (e) of section 2 of the Kerala Anatomy Act, 1957 and it has to be specified that sections 2 to 10 of the said Act, shall come into force in the area, within the local limit of Ajjerkandy Taluk. The sub-inspector of Police, Chakkundikul has to be authorised as the officer to whom a report shall be made under section 4 or 4A of the said Act.

These notifications are intended to achieve the above objects.